1 2 3 4 5 6	THADDEUS J. CULPEPPER, SBN 220194 CULPEPPER LAW GROUPE 556 S. Fair Oaks Avenue, Suite 101 No. 302 Pasadena, CA 91105 culpepper@alumni.pitt.edu Tele: (626) 786-2779 Facsimile: (626) 628-3083 Attorneys for Plaintiffs DR. JERROLL B.R. D	OLPHIN, et al.,
7	HNITED STAT	ES DISTRICT COURT
8	CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION	
10	ST. LUKE SCHOOL OF MEDICINE; DR.	Case No.
11	JERROLL B.R. DOLPHIN and DR. ROBERT FARMER on behalf of himself and all others similarly situated, as	NOTICE AND MOTION FOR LEAVE TO WITHDRAW AS COUNSEL
12 13	applicable, Plaintiffs,	
14	VS.	
15	REPULIC OF LIBERIA; MINISTRY OF	
16	HEALTH, a Liberian Governmental Agency; MINISTRY OF EDUCATION, a Liberian	
17	Governmental Agency; LIBERIAN MEDICAL BOARD, a Liberian	
18	Governmental Agency; NATIONAL COMMISSION ON HIGHER	
	EDUCATION, a Liberian Governmental	
19	Agency; NATIONAL TRANSITIONAL LEGISLATIVE ASSEMBLY, a Liberian	
20	Governmental Agency; DR. ISAAC ROLAND; MOHAMMED SHERIFF; DR.	
21	BENSON BARH; DR. GEORGE GOLLIN; EDUCATION COMMISSION FOR	
22	FOREIGN MEDICAL GRADUATES; a Pennsylvania Non-Profit organization;	
23	FOUNDATION FOR ADVANCEMENT OF INTERNATIONAL EDUCATION AND	
24	RESEARCH; a Pennsylvania Non-Profit organization, UNIVERSITY OF ILLINOIS-	
25	URBAN, an Illinois Institution of Higher Learning,	
26	Defendants.	
27	Detendants.	
28		

Pursuant to Local Rule, Attorney Thaddeus J. Culpepper, counsel for Plaintiffs, hereby notify the parties of their intent to withdraw and move the Court to permit withdrawal. The following are grounds for this notice and motion: 1. Irreconcilable differences have developed between Counsel and SLSOM President and lead plaintiff Jerroll B. Dolphin in this action such that it has become impossible for counsel to perform his duties in protecting the best interests of all plaintiffs. Dated: July 14, 2010 CULPEPPER LAW GROUPE By: /s/Thaddeus J. Culpepper THADDEUS J. CULPÉPPER Attorneys for Plaintiffs Dr. Dolphin, SLSOM and Medical Students